SECTION J, APPENDIX A: STATEMENT OF WORK

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CHAPTER I. Background, Objectives, and Requirements

1.0 THE NATIONAL NUCLEAR SECURITY ADMINISTRATION (NNSA) MISSION

NNSA is responsible for the management and security of the nation’s nuclear weapons, nuclear nonproliferation, and naval reactor programs. It also responds to nuclear and radiological emergencies in the United States and abroad. Additionally, NNSA federal agents provide safe and secure transportation of nuclear weapons and components and special nuclear materials along with other missions supporting national security. NNSA was established by Congress per the NNSA Act (Title XXXII of the National Defense Authorization Act for Fiscal Year 2000, Public Law 106-65) as a semiautonomous element within the Department of Energy (DOE).

2.0 MANAGEMENT & OPERATIONS

The NNSA’s nuclear security enterprise spans eight sites, including three national laboratories, four plants, and the NNSS. Each site’s technical expertise enables NNSA to accomplish its work across NNSA’s four mission areas.

NNSA relies on Management and Operating (M&O) Contractors to manage day-to-day site operations of its laboratories, production plants, and other facilities in the National Security Enterprise (NSE) in compliance with legal requirements and DOE/NNSA policies. Sandia National Laboratories (SNL) (herein referred to as “SNL”, “the Laboratory” or “the Laboratories”) is operated under an M&O contract, as defined in Federal Acquisition Regulation (FAR) 17.6. SNL is also a multi-program DOE/NNSA Federally Funded Research and Development Center (FFRDC), as defined in FAR 35.017, whose primary mission is to function as a nuclear weapons research, development and engineering laboratory.

NNSA establishes the work to be accomplished by the Contractor and will provide program and performance direction regarding what NNSA wants in each of its programs. The Contractor is accountable for assuring safe, secure, effective, and efficient operations, and providing directed deliverables in accordance with the terms and conditions of this Contract.

NNSA’s M&O Contractors implement NNSA’s all-encompassing Stockpile Stewardship Program managed by Defense Programs that includes operations associated with research, development, qualification, and certification efforts as well as surveillance, assessment, maintenance, refurbishment, manufacture and dismantlement of the nuclear weapons stockpile. In addition, there is work managed by the Laboratories that is performed for other sponsors within the DOE, NNSA, Department of Defense (DoD), Department of Homeland Security, and other government agencies, and private industry.

3.0 REQUIREMENTS (MODIFIED 0026)

The Contractor shall, with the highest degree of vision, quality, integrity, efficiency, and technical excellence, maintain a strong, multi-disciplinary scientific and engineering capability and technical depth that is responsive to scientific issues of national importance in addition to national security responsibilities, including broadly based programs in such areas as the environment, national infrastructure, health, energy, economic and industrial competitiveness, and science education to achieve the mission.
Assigned missions and requirements are dynamic; therefore, this SOW is not intended to be all-inclusive or restrictive, but is intended to provide a broad framework and general scope of the work to be performed at the Laboratories. This SOW does not represent a commitment to, or imply funding for, specific projects or programs. NNSA projects and programs, or other work sponsors, will be authorized individually by NNSA in accordance with the terms and conditions of this Contract.

This Contract is for the management, operation, and staffing of SNL to accomplish the missions assigned by the NNSA to the Laboratories; to achieve Presidential and Congressional directives; to fully support the Nuclear Posture Review; to enhance and promote cooperation, integration, and interdependency that will result in improvements in the performance of the NSE as a whole; to perform the Laboratory’s role as the lead system integrator for the nuclear weapons program; and to provide cross-site coordination with NNSA’s other NSE elements for program and project management.

Work under this Contract shall be conducted in a manner that will protect the environment; assure the safety and health of employees and the public; safeguard classified information and hardware; and protect special nuclear material. In performing work under this Contract, the Contractor shall assure and maintain the following:

(i) An effective and integrated quality assurance program;
(ii) A certified Earned Value Management System (EVMS) compliant with ANSI/EIA-748C for Capital Asset Projects and a tailored EVMS compliant with ANSI/EIA-748C for Nuclear Weapons activities, as approved by the Contracting Officer (see below);
(iii) Integrated, resource-loaded plans and schedules utilizing software that is compatible with NNSA and other NNSA Contractors to achieve program objectives, incorporating input from NNSA, DOE and stakeholders;
(iv) Technical depth to manage activities and projects throughout the lifecycle of a program;
(v) Appropriate technologies to reduce costs and improve performance;
(vi) A system of management and business internal controls to assure the safeguarding of government funds and assets; Reporting of monthly costs for Weapon Activities funded programs and projects in accordance with the NNSA Defense Programs Work Breakdown Structure (WBS); and
(vii) Management and maintenance of Government-owned facilities to accomplish assigned missions.

The Contractor shall submit to the Contracting Officer for approval an approach for implementing a certified EVMS compliant with ANSI/EIA-748C for Capital Asset Projects in accordance with the DOE Order 413.3B, or its successor. The Contractor shall also submit to the Contracting Officer for approval an approach for a tailored EVMS compliant with ANSI/EIA-748C on Nuclear Weapons activities. The tailored EVMS will be commensurate with program scope, complexity, and risk, and implemented for tracking performance, cost effectiveness of work activities, and increased transparency. All Weapon Activities funded programs and projects will follow the NNSA Defense Programs Work Breakdown Structure (WBS).

The Contractor shall engage in strategic and institutional planning necessary to ensure that the Contractor maintains a posture aimed at anticipating national needs and that is dedicated to
providing practical solutions. The Contractor shall also study and explore innovative concepts to minimize or mitigate possible national security threats, current and future. The Contractor shall carry out these plans consistent with NNSA guidance and strategic planning material to assure uniformity with DOE and NNSA missions and goals.

The activities in the statement of work (SOW) are in support of scientific and technical programs sponsored by major NNSA and DOE organizations. Primary NNSA and DOE sponsors include:

(i) Defense Programs  
(ii) Defense Nuclear Nonproliferation  
(iii) National Incident Response  
(iv) Safety, Infrastructure, and Operations  
(v) Defense Nuclear Security  
(vi) Environmental Management  
(vii) Science  
(viii) Nuclear Energy  
(ix) Energy Efficiency and Renewable Energy  
(x) Fossil Energy  
(xi) Counter-terrorism and Counter-proliferation

Additionally, the Contractor will pursue other DOE and non-DOE science and technology initiatives that enhance NNSA missions and utilize the Laboratory’s core competencies in nuclear weapons science and technology, earth and environmental science, materials, plasmas and beams, pulsed power, complex experimentation and measurements, theory, modeling, high-performance computing, and analysis and assessment.

4.0 LOCATION OF PERFORMANCE

The following are the primary sites where work is performed. The Government may relocate or reassign to other locations.

4.1 Sandia National Laboratories New Mexico (SNL/NM)

Located in Albuquerque, New Mexico, this site is a multi-program engineering and science laboratory supporting the nuclear weapons stockpile program, energy and environmental research, non-proliferation of weapons of mass destruction, developing technologies and strategies for responding to emerging threats, micro-and nano-technologies, and basic science and engineering research.

4.2 Sandia National Laboratories California (SNL/CA)

Located in Livermore, California, this site is a multi-program engineering and science laboratory supporting the nuclear weapons stockpile program, energy and environmental research, homeland security, micro-and nano-technologies, and basic science and engineering research.
4.3 **Weapons Evaluation Test Laboratory (WETL)**

Located at the Pantex Plant (Pantex) in Amarillo, Texas, this site is a low hazard, non-nuclear facility owned by the DOE/NNSA, and operated under this Contract. SNL funds costs related to equipment, operations, and maintenance of office space. This site is responsible for the testing of weapon systems for the Stockpile Evaluation Program.

4.4 **Tonopah Test Range (TTR)**

Located in the desert of Nevada, this site conducts operations in support of the DOE/NNSA’s Weapon Ordnance and Stockpile Evaluation Program. Activities involve research and development (R&D), testing of weapon components, and delivery systems. Many of these activities require a remote testing range with a long flight corridor for air drops and rocket launches. Other activities include explosive tests and gun firings.

4.5 **Kauai Test Facility (KTF)**

Located in Kauai, Hawaii at the north end of the United States Navy’s Pacific Missile Range Facility (PMRF), this site is a rocket preparation, launching, and tracking facility for DOE/NNSA, and also provides support to other U.S. military agencies. KTF exists as a facility within the boundaries of the PMRF.

4.6 **Tri Laboratory Office at Pantex**

Located at Pantex in Amarillo, Texas, this site provides technical support for the design agency laboratories and Pantex. SNL funds costs related to equipment, operations, and maintenance of office space. The office is comprised of engineers from all three NNSA laboratories.

4.7 **Other Locations**

Work is also performed on a smaller scale at various secondary locations and is formally authorized under this contract.
CHAPTER II: Work Scope Structure

Below are three general work scope areas critical to the Laboratory’s management and performance of the corresponding programs, projects, and processes: Science and Technology, Laboratory Operations, and Laboratory Management.

1.0 SCIENCE & TECHNOLOGY

In support of major DOE/NNSA sponsor organizations, the Contractor shall serve as a national resource in science, technology, and engineering, focused on national security, energy, and the environment, with special responsibility for nuclear weapons stockpile maintenance and stewardship. The Contractor shall use multidisciplinary capabilities and apply expertise to conduct research within the capabilities and approved operational analyses for the Laboratories.

1.1 Nuclear Weapons

The Contractor shall support the NNSA to ensure long-term safety, reliability, and security of the nation’s nuclear weapons stockpile. This includes support for the current stockpile and support for transformation activities leading to a future stockpile and infrastructure. The Contractor shall meet the near-term scientific and technical demands of stockpile stewardship and maintenance while strengthening the long-term technical capability-based deterrent posture. The Contractor shall also support in the development of an overall strategic plan and execute the plan as it pertains to the SNL.

1.1.1 Stockpile Management & Stewardship

The Contractor shall support the science-based Stockpile Stewardship Program that underpins the technical basis for designing and certifying the safety, security, and reliability of all nuclear weapons in the U.S. stockpile. The Contractor shall conduct stockpile stewardship and maintenance activities for the Laboratories’ assigned systems to include the following:

1.1.1.1 Certification of Stockpile

(i) Provide the NNSA laboratories Directors’ annual assessment of the stockpile; and
(ii) Perform experiments, testing, analysis, and calculations in support of the annual assessment.

1.1.1.2 Stimulation Codes and Computational Resources

(i) Develop high-performance computing and computational simulations to validate and certify the safety, reliability, and performance of the weapon system in the absence of nuclear testing;
(ii) Support the design, development, and engineering stockpile life cycle acquisition phases with modeling and simulation activities;
(iii) Conduct stockpile assessment of nuclear weapons components and the analysis of surveillance findings through the use computational resources; and
(iv) Perform core stockpile computing and participation in the Advanced Simulation and Computing (ASC) initiative to enable model and simulation based life cycle engineering.

1.1.1.3 Surveillance and Surety

(i) Conduct core stockpile surveillance on NNSA hardware to evaluate safety, security, and reliability of the stockpile. Surveillance shall be structured to detect defects and aging trends in order to determine their effect on safety, security, and reliability of the stockpile through assessments and calculations, laboratory testing, and full-scale flight tests;
(ii) Support joint DoD/NNSA weapons system surveillance testing through planning, full-scale flight testing, and post data analysis;
(iii) Establish technical requirements for disassembly and testing processes;
(iv) Provide technical support in developing and implementing processes, procedures, tooling, and test systems to perform surveillance;
(v) Develop and document specialized equipment and test systems for surveillance of components and systems;
(vi) Conduct a surety program to assess the safety, security, and control of nuclear warheads over the entire weapon’s life cycle;
(vii) Develop capabilities to diagnose and predict age-related phenomena in the stockpile;
(viii) Document stockpile surveillance results and analyses on hardware designed by NNSA for inclusion in the overall weapon system assessments;
(ix) Prepare weapon reliability reports for nuclear weapons in the stockpile;
(x) Participate in the review and approval of disassembly and inspection processes and services for components and systems;
(xi) Provide formal requirements and approval for disassembly, inspection, and testing processes; and
(xii) Support for Nuclear Explosive Safety evaluations for the approval of nuclear explosive operations.

1.1.1.4 Scientific Capabilities, Experiments and Tests

(i) Improve the scientific basis for stockpile assessment through a balanced experimental and theoretical approach that includes developing new scientific tools and capabilities that address fundamental questions relating to the stockpile;
(ii) Participate in the Engineering, Inertial Confinement Fusion (ICF) Ignition and High Yield, ASC, and Readiness Campaigns, which are designed to re-establish, maintain, and enhance scientific,
engineering, manufacturing and other capabilities needed for the production and assessment of weapon systems and components for current and future programs;

(iii) Support or conduct high hazard experiments at the Nevada National Security Site, consistent with U.S. policy, to improve knowledge of the properties of materials, components, and systems;

(iv) Develop pulsed power and inertial fusion ignition for stockpile application and other science and technology applications;

(v) Maintain nuclear underground test readiness according to defined national timelines;

(vi) Maintain a program to conduct laboratory and full-scale testing of nuclear weapons components and systems through the use of experiments and flight tests;

(vii) Maintain a capability to fabricate and test prototype components for design maturation of future designs and evaluation of current weapon systems; and

(viii) Maintain capabilities for qualifying systems and components to support assigned activities for current and future programs.

1.1.1.5 Production Support

The Contractor shall provide design requirements and technical support to the NNSA production plants and subcontractors for assigned nuclear and non-nuclear components and systems in order to support rate production, DoD deliverables, correct production issues, and to provide process improvements for hardware production at risk. These tasks include:

(i) Establish technical requirements for production, testing, and inspection processes;

(ii) Participate in the review and approval of production and inspection processes and services for components and systems.

(iii) Provide the requirements for, and documentation of, the formal approval of the production and inspection processes;

(iv) Develop and document acceptance equipment and test systems for product acceptance of components and systems;

(v) Provide expertise in specialized technologies to include components manufacturing and systems assembly, systems integration, transportation systems, information management, and development of specialized facility criteria;

(vi) Provide technical support to develop and implement processes, procedures, tooling, and test systems to perform production;

(vii) Conduct transportation technology development to ensure that base technology is available to support the design, test, fabrication, and certification of radioactive, energetic and hazardous material packaging for defense applications;

(viii) Provide technical requirements and expertise in support of safe storage and transportation of nuclear weapon components, systems, and special materials;
(ix) Provide weapon response for the hazard analysis and evaluation of changes in support of the operations at Pantex;

(x) Participate in the development of the Documented Safety Analysis to support safe operations at Pantex;

(xi) Support for Nuclear Explosive Safety evaluations for the approval of nuclear explosive operations; and

(xii) Support NNSA initiatives for development and deployment of advanced design and manufacturing processes for weapon components.

1.1.1.6 Deployment

(i) Provide technical specifications, engineering drawings, and engineering releases in support of corrective activities for the NNSA and DoD depots;

(ii) Provide technical specifications, engineering drawings and releases that direct system design and qualification, weapon component manufacturing, assembly, maintenance, dismantlement, and surveillance;

(iii) Perform life cycle management responsibilities in design, engineering development, system qualification, and component acceptance to support weapon alterations, modifications, refurbishments, and replacements for current and future systems; and

(iv) Contribute to the development of training requirements for deployment.

1.1.1.7 Dismantlement

(i) Provide expertise in weapons dismantlement and component disassembly including weapon component material characterization and material disposition processes;

(ii) Contribute to the development of training requirements for weapon dismantlement and disposition;

(iii) Provide technical support to develop and implement processes, procedures, tooling, and test systems to perform dismantlement;

(iv) Participate in review and approval of production and inspection processes for dismantlement at NNSA plants; and

(v) Provide the requirements for formal approval of the disassembly or dismantlement processes.

1.1.1.8 Other Support

(i) Provide technical support, and military liaison and training programs for the DoD in support of nuclear weapons in the stockpile;

(ii) Maintain and operate the Primary Standards Laboratory, which develops and maintains primary standards traceable to national standards, calibrates and certifies reference standards, and provides technical support including auditing those programs in support of the NNSA mission;
(iii) Serve as the lead to develop and maintain the set of Technical Business Practices, which establishes guidelines and requirements for weapons activities in the NSE;

(iv) Serve as lead to develop and maintain the following information technology systems that support nuclear weapons: Record of Assembly, Integrated Project Scheduling System, Weapon Information System, Program Control Documents, and Master Nuclear Scheduling;

(v) Eliminate residue, minimize waste, and manage environmental and mixed-waste programs; and

(vi) Archive previously recorded nuclear weapons data for assessment of stockpile weapons systems, and improve models and codes.

1.1.2 Office of Research and Development

The Contractor shall develop R&D program plans in conjunction with, and approved by, NNSA for nuclear weapons R&D activities and perform nuclear weapons R&D in accordance with the program plans. The Contractor shall explore and document nuclear weapons technology and systems concepts, and perform and document feasibility studies and engineering development of nuclear weapons to meet NNSA and DoD mission requirements. The Contractor shall perform and document R&D to support the NNSA technology base, and conduct engineering that will assure nuclear competency, and effectively support the varied demands of nuclear weapon activities and enhance the ability to anticipate significant scientific or technological advances that impact national security. The Contractor shall provide R&D and engineering support related to international mutual defense agreements and in accordance with International Traffic in Arms Regulations (ITAR). The Contractor shall maintain state-of-the-art technologies and capabilities to support high-performance computing, modeling, and simulation; communications; experimentation; prototyping; testing and analysis; and information management.

1.1.2.1 Vendor Procurement and Manufacturing

The Contractor shall maintain facilities at the Laboratories to maintain assigned small-scale redundant production capabilities for critical NNSA hardware as risk mitigation for failure at other NNSA sites. The Contractor shall perform small quantity production for assigned components and related items used in the Nuclear Weapons Program, including associated product and process engineering for the production.

The Contractor shall manufacture nuclear weapon components and products as assigned (i.e., neutron generators and application specific integrated circuits [ASICs]), consistent with the production commitments of the Life Extension Programs. For the assigned nuclear weapon and weapon related products and services, the Contractor shall maintain a program for the management of subcontractors from which these products and services are purchased. This program shall:
(i) Provide a formal process to assess vendors/suppliers’ abilities to supply products to all requirements, including technical and quality;
(ii) Provide formal inspections prior to start of production and periodic reviews at supplier locations during production based on risk and performance;
(iii) Provide a formal system that verifies the delivered products and services meet or exceed customer expectations;
(iv) Monitor suppliers to identify when significant changes in the supplier technical, manufacturing, management, and financial position occur in order to determine continued viability or contract termination; and
(v) Maintain a corrective action system for subcontractors to identify root cause and verify effectiveness of corrective actions.

1.1.2.2 Pulsed Power

The Contractor shall conduct a Pulsed Power Program to support high energy density physics. This national effort depends on cooperation and collaboration with multiple NNSA Contractors and includes major experimental activities at the Z-Machine and other NNSA sites.

1.1.2.3 Transportation

The Contractor shall provide engineering, production support, and operational engineering support for the major elements of the NNSA Transportation Safeguards System (TSS). The Contractor shall perform prototype fabrication, testing, validation, and implementation of all upgrades associated with the TSS subsystems; tie down definitions and certification, mechanical maintenance support for NNSA transportation safeguards vehicles; and strategic planning support to NNSA for the entire TSS.

1.1.2.4 Tonopah Test Range

The Contractor shall maintain and operate the TTR to provide the capability to test and evaluate existing stockpile weapons and advanced concepts in a safe, secure, and reliable environment.

1.1.2.5 Supporting Technologies

The Contractor shall conduct R&D to include solid state physics, materials and processes, applied mechanics, computer science, microelectronics, applied mathematics, aerodynamics and flight mechanics, navigation, guidance and control, penetration technology, environmentally conscious manufacturing, and advanced manufacturing technologies and operations including robotics in support of the NNSA mission.
1.1.2.6 Long-Range Planning and Systems Integration

The Contractor shall perform independent research, trade-off studies, cost analyses, systems analyses, and other work as requested by NNSA, to include, but not limited to, defense systems integration functions to support NNSA in long-range planning and systems integration activities for the NNSA mission.

1.1.2.7 Systems Integration

The Contractor shall serve as lead for technical services for systems planning, support, scheduling, and integration for all current and future nuclear weapon systems and other stockpile activities. As tasked through Work Authorizations, the Contractor shall provide direct programmatic and technical services for:

(i) Program planning, research, directed analysis, program documentation, integrated scheduling, resource planning, cost analysis, tracking and generation of reports with primary focus on the Life Extension Programs;

(ii) Stockpile analyses and support for weapons programs with upcoming Phase 6.x refurbishments, supporting program planning documentation, requirements development and management, and generation of final reports and briefings; and

(iii) Other program management tasks related to systems planning, support, scheduling, and integration for nuclear weapons systems.

1.2 Defense Nuclear Nonproliferation

The Contractor shall develop and apply the scientific and technical expertise, and perform appropriate related contracting, financial management, analytical tasks and, when needed, participate in field teams and installations required to eliminate proliferation-sensitive materials and limit or prevent the spread of materials, technology, and expertise related to nuclear and radiological weapons and programs around the world.

1.2.1 Material Management and Minimization

The Contractor shall develop and apply the scientific and technical expertise, and perform appropriate related contracting, financial management, and analytical tasks required to minimize and, when possible, eliminate excess weapons-usable nuclear material, ensure sound management principles for domestic nuclear materials, and support peaceful uses of nuclear energy by making nuclear materials available for these purposes.

1.2.2 Global Material Security

The Contractor shall develop and apply the scientific and technical expertise and perform appropriate related contracting, financial management, and analytical tasks for advancing the global materials security mission and work with partners.
worldwide to build sustainable capacity to secure nuclear and radiological materials, and to interdict and investigate the trafficking of those materials.

1.2.3 Nonproliferation and Arms Control

The Contractor shall develop and apply the scientific and technical expertise, and perform appropriate related contracting, financial management, and analytical tasks required to strengthen the nonproliferation and arms control regimes by applying expertise to develop and implement programs and strategies to: strengthen international nuclear safeguards; control the spread of nuclear material, equipment, technology, and expertise; verify nuclear reductions and compliance with nonproliferation and arms control treaties and agreements; and develop programs and strategies to address nonproliferation and arms control challenges and opportunities.

1.2.4 Defense Nuclear Nonproliferation Research and Development

The Contractor shall develop and apply the scientific and technical expertise, and perform appropriate related contracting, financial management, and analytical tasks required to develop effective technologies to detect nuclear weapons proliferation and nuclear detonations and support the monitoring and verification of foreign commitments to treaties and other international agreements and regimes.

1.2.5 Nonproliferation, National Security and Verification Technology

The Contractor shall support the NNSA in nuclear counterterrorism response in the areas of containment, weapon expertise, weapons surety, environment, health and safety, and other areas requiring specialized training, expertise, planning and response to nuclear weapons.

1.2.6 National Atmospheric Release Advisory Center (NARAC)

The Contractor shall support operational and research activities for the NARAC. NARAC is the national capability for emergency response assistance following the release of radioactive or toxic materials into the atmosphere resulting from accidents at nuclear reactors or in nuclear weapons handling and transport, and industrial or transportation releases in the U.S.

1.3 Science Programs

The Contractor shall conduct research in the areas of materials sciences, chemistry, and geosciences, providing knowledge essential to defense, energy efficiency, industrial competitiveness, engineering sciences, atomic physics, computational sciences, biological sciences, nano-science, and other areas of national interest, including scientifically tailored materials and mathematics, and advancing the state of science for the benefit of DOE/NNSA.
1.4 Energy Technology

1.4.1 Transportation and Packaging

The Contractor shall conduct transportation technology development to ensure base technology is available to support NNSA in the design, test, fabrication, and certification of radioactive, energetic and hazardous material packaging for applications that are complementary with the NNSA’s mission.

1.4.2 Magnetic Fusion

The Contractor shall maintain a technology base to support the design of components that will perform satisfactorily in fusion plasma environments in support of NNSA’s mission.

1.4.3 Combustion Research

The Contractor shall conduct R&D to include combustion diagnostics, combustion chemistry, reacting flows, combustion modeling and high-temperature materials in support of NNSA’s mission.

1.4.4 Nuclear Energy Research

The Contractor shall support reactor development initiatives focused on developing and implementing features and concepts that offer significant improvements in efficiency, maintenance, operability, nuclear reactor and power plant safety, security, reliability, economics, and longer operating life; and shall develop approaches for improving the reactor licensing process.

1.5 Environmental Technologies *(MODIFIED 0026)*

The Contractor shall apply scientific and engineering capabilities to facilitate the development of new technologies for timely, cost-effective, and comprehensive solutions for local, regional, and global environmental problems, and environmental resource problems. This includes, but is not limited to, waste management, environmental stewardship, support to the Waste Isolation Pilot Plant (WIPP), and environmental resource problems. Emphasis will be on new approaches to treatment, disposal, storage, and reduced generation of waste. Emphasis will also include the safety, security, reliability and sustainability of environmental resources, technologies, engineered systems, and public policies to produce, deliver and utilize the resources where needed.

1.5.1 Energy Efficiency and Renewable Energy

The Contractor shall provide research, design and manufacturing capabilities for solar electric technologies (solar thermal and photovoltaic), wind energy, geothermal energy systems, industrial and transportation applications, fossil energy programs, electric power systems, hydrogen power technologies and battery systems for utilities and transportation in support of NNSA’s mission.
1.5.2 Yucca Mountain (ADDED 0026)

The contractor shall serve as the Lead Laboratory for nuclear waste repository systems in support of the Yucca Mountain Project, for the DOE. The contractor shall provide all necessary management and integration services supporting the post closure technical basis for licensing, and other licensing technical support as requested, with responsibility to obtain technical or scientific services from other national laboratories and contributors as may be deemed necessary by the contractor. The contractor shall promulgate programs and procedures for work on the geologic repository at Yucca Mountain, located in the State of Nevada, that conform to the requirements of 10 CFR Part 21 and any related Nuclear Regulatory Commission (NRC) guidance deemed to be applicable by DOE. Such programs and procedures shall be effective and implemented throughout the NRC’s licensing process for the geologic repository at Yucca Mountain.

1.6 Computing, Modeling and Simulation

The Contractor shall maintain state of the art technologies and capabilities to support: high-performance computing, modeling, and simulation; communications; cyber-security; and information management. The Contractor shall participate in the Accelerated Strategic Computing Initiative, the Advanced Computational Technology Initiative, the Strategic Simulator Initiative, and other associated research on complex and large-scale national problems in computational science.

1.7 Department of Homeland Security Programs

The Contractor shall make available its personnel, capabilities and facilities to assist the Department of Homeland Security (DHS) in executing its mission pursuant to Public Law 107-296, Section 309, Utilization of Department of Energy National Laboratories and Sites in Support of Homeland Security Activities.

1.8 Strategic Partnership Projects (SPP) (Non-Department of Energy Funded Work)

The Contractor shall conduct Strategic Partnership Projects (SPP) for non-DOE entities and agencies, as approved by the Contracting Officer. All such work shall be consistent with and complementary to mission assigned to the Contractor by NNSA. Full cost recovery and cost transparency shall be maintained for SPP programs consistent with the Economy Act of 1932, Cost Accounting Standards, applicable DOE Orders, and shall be conducted in accordance with other applicable laws, regulations, and policies.

1.9 Laboratory-Directed Research and Development (LDRD)

The Contractor shall submit a LDRD Program Plan for approval by the Contracting Officer to conduct a LDRD program that encourages multidisciplinary and multidivisional research on complex scientific and engineering problems and on individual basic and applied research projects to enhance the core capabilities and competencies required to fulfill the Laboratory’s missions.
1.10 **Industrial Partnerships and Technology Transfer Programs**

The Contractor shall submit industrial partnerships and technology transfer programs/agreements to the CO for approval. The Contractor shall make available to private industry the unique capabilities of the Laboratories in order to enhance the industrial competitiveness and national security.

1.11 **Safeguards & Security Technology Program**

The Contractor shall support NNSA programs to develop technology and systems for protecting facilities and information, and safeguarding nuclear materials. This will include developing a technology base and systems concept for physical protection and accountability; providing technical support for improving international safeguards; and strengthening physical protection of NNSA facilities and nuclear materials.

2.0 **LABORATORY AND SITE OPERATIONS**

2.1 **Safeguards and Security**

The Contractor shall conduct a security program that fosters an institutionalized security conscious culture that performs work securely and assigns unambiguous roles, responsibilities, authorities, and accountability while integrating excellence in safeguards and security into all Laboratory activities.

2.2 **Financial Management System**

The Contractor shall maintain a financial management system that provides sound financial stewardship and public accountability. The overall system shall be suitable to collect, record, and report all financial activities and contain an effective internal control system for all expenditures. Furthermore, the Contractor shall support the DOE/NNSA Planning, Programming, Budgeting and Evaluation (PPBE) process by including a budgeting system for the formulation and execution of all resource requirements. The Contractor’s financial systems shall support NNSA’s systems and processes.

The Contractor shall maintain a transparent financial cost reporting system, at the task level and as defined by NNSA, to provide detailed and accurate cost reports for cost, scope, and accurate schedule estimating for mission and mission support functions performed under this Contract. The cost reports shall include labor costs, leave/hours not worked, staff augmentation, fringe, pension, legacy materials, services/subcontractors, direct service centers, other expenses, capital, labor category, and full-time equivalent (FTE) resource usage for all direct and indirect costs and utilize cost benefit analyses to determine the appropriate level of support functions and risks. The Contractor shall provide NNSA full transparency into all financial cost reporting systems and shall provide reports, as requested by the Contracting Officer, to allow NNSA visibility into program and cost management. The Contractor shall collaborate with the NNSA complex to identify and collect common productivity and labor cost data needed to seek complex-wide solutions, as requested by the Contracting Officer.
2.3 **Work Authorization (WA) System**

Specific work requirements under this Contract will typically be established annually and updated as needed by the Contracting Officer in accordance with the applicable DOE Orders and the Section I clause DEAR 970.5211-1, *Work Authorization*.

2.4 **Information Technology (IT) and Cyber Security**

The Contractor shall support NNSA’s efforts to optimize the efficiency of the NSE by consolidating IT infrastructure/services and eliminating redundant systems, to increase efficiency through mobility and cloud computing, and to improve business processes to better integrate across sites. The Contractor must develop a single, integrated “to-be” vision that utilizes the best available technologies and management practices from both Government and commercial sources to improve and achieve performance excellence, including fiscal efficiency. Desktop and “back-office” computing capabilities shall be compatible with those used by NNSA. “Back-office” functions shall include, but are not limited to, payroll, finance, project management, and human resources.

In the area of cybersecurity, the Contractor shall ensure data confidentiality, integrity, and availability; and implement technology designs that provide effective network monitoring, limit an intruder’s ability to traverse the network and mitigate new vulnerabilities in a timely manner. The Contractor shall develop enhanced information security protection tools for information systems, applications, and networks within both classified and unclassified environments; and ensure compliance with NNSA’s defense-in-depth cybersecurity strategy.

All deliverables that involve information technology that use internet protocol (products, services, software, etc.) shall comply with Internet Protocol version 6 (IPv6) standards, the Homeland Security Presidential Directive-12 (HSPD-12), and interoperate with both IPv6 and IPv4 systems and products. If the Contractor plans to offer a deliverable that involve IT that is not initially compliant, the Contractor shall (1) obtain Contracting Officer’s approval before starting work on the deliverable; (2) provide a migration path and firm commitment to upgrade to IPv6 and HSPD-12 compatibility for all application and product features, and (3) have IPv6 technical support for fielded product management, development and implementation available.

Prior to using any Contractor or parent-owned software and systems where reimbursement is expected, the Contractor shall obtain the Contracting Officer’s approval.

2.5 **Intelligence/Counterintelligence Program**

The Contractor shall conduct an ongoing and comprehensive effort to assess, detect and deter foreign intelligence and terrorist threats to the personnel, facilities, and technologies within the NNSA directed mission.
2.6 **The Contractor Assurance System (CAS)**
Contractor shall have and utilize a Contractor-designed system to manage performance consistent with Contract requirements, and shall be transparent to the Government. The CAS shall provide the Contractor and Government assurance that: the Contractor’s policies and practices are meeting the requirements of the Contract; those policies and practices are being implemented throughout the Laboratories; and continual improvement through self-identification of deficiencies is occurring. The CAS shall be a primary tool used by Contractor management to: measure and improve performance; ensure that mission objectives and Contract requirements are met, to include individual Work Authorizations; ensure that workers, the public and the environment are protected; and ensure that operations, facilities, and business systems are efficiently and effectively operated and maintained. An effective CAS integrates Contractor management, supports corporate parent governance, and facilitates Government oversight systems. The Contractor is fully accountable for performing its own assessment of these areas. NNSA oversight shall not be relied upon by the Contractor in place of its CAS system, and does not affect the Contractor’s accountability for performance. The CAS shall be approved and monitored by the Contractor’s Parent Organization or Board of Directors. An effective working CAS will provide the Government the opportunity to reduce transactional oversight.


The Contractor shall ensure that management systems such as Integrated Safety Management (ISM), Integrated Safeguards and Security Management (ISSM), Environmental Management System (EMS), and Quality Assurance Systems (QAS) are integrated into its operations and culture. Integration of management systems and performance of implementation shall be reflected in the CAS. The Contractor shall emphasize safety culture/safety conscious work environment through integrated management strategies. Positive and negative performance issues shall be routinely reviewed, in the aggregate at all management and organizational levels, to drive continuous improvement. Lessons learned from events shall include extent of condition reviews to reduce the probability of recurrence elsewhere at the site. The Contractor shall continuously assess and improve its QAS to include enhancements to management assessment, issue management, procedure quality/compliance, and effective metrics to monitor performance.

2.8 **Environmental Permits and Applications**

In recognition of the Contractor's responsibility to operate in compliance with all applicable environmental requirements, the Contractor is responsible for signing environmental permits and applications as “operator” or “co-operator” of the Laboratories.

2.8.1 If bonds, insurance, or administrative fees are required as a condition for such permits, such costs shall be allowable. In the event that such costs are determined by NNSA to be excessive or unreasonable, NNSA shall provide the regulatory agency with an acceptable form of financial responsibility.
2.8.2 The Contractor shall notify the Contracting Officer promptly when it receives service from the regulators of NOVs/NOAVs, fines, and penalties. Nothing stated above shall affect the Contractor’s right to challenge or contest the applicability or validity of such NOVs/NOAVs, fines, and penalties.

2.8.3 In the event of termination or expiration of this Contract, NNSA will require the new Contractor to accept transfer of all environmental permits executed by the previous Contractor.

2.8.4 When providing NNSA with documents that are to be signed or co-signed by NNSA, the Contractor shall accompany such document with a certification statement, signed by a Contractor Key Person for the subject matter, unless the applicable regulation or permit specifically allows certification by a different signatory, attesting to NNSA that the document has been prepared in accordance with all applicable requirements and the information is, to the best of its knowledge and belief, true, accurate, and complete.

2.9 Environmental Restoration and Waste Management (MODIFIED 0010)

The Contractor shall conduct compliant environmental restoration activities; characterize soil and groundwater and remediate contamination; provide management of waste necessary to support Laboratory missions including storage, treatment, and disposal of solid, hazardous, mixed, and radioactive wastes; decontaminate and decommission facilities and sites; and coordinate and implement waste minimization and pollution prevention initiatives. The Contractor shall pick-up and disposition NNSA’s excess personal property currently located at NNSA Albuquerque Complex, Pennsylvania & H Street, Bldg. 397 (Warehouse) in accordance with all applicable federal regulations.

2.10 Laboratories Facilities

The Contractor shall manage Government-owned and Contractor-operated (GOCO) facilities to further national interests and to perform NNSA statutory missions. The Contractor shall perform overall integrated planning, acquisition, maintenance, operation, management and disposition of GOCO facilities, infrastructure, and real property used by the Laboratories in accordance with applicable terms and conditions of this contract. The Contractor shall provide a Preliminary Real Estate Plan (PREP) for all proposed real property actions for approval by NNSA. These facilities, infrastructure, and real property may also be made available, upon appropriate agreements, to private and public sector entities including universities, industry, and local, state, and other government agencies.

The Contractor shall maintain sufficient facilities and plan new facilities to support the Stockpile Life Extension Program design, development, qualification, and certification. The Contractor shall ensure the allocation of Government-owned facilities include appropriate office space for the NNSA Field Office and other NNSA Programs as requested by the Contracting Officer.

2.11 Construction

The Contractor shall ensure the construction of facilities is safe, secure, reliable and cost effective. In doing so, the Contractor shall:

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(i) Perform design, construction, and/or construction management activities for all projects as assigned;

(ii) Document project management requirements in accordance with DOE Order 413.3B, *Program and Project Management for the Acquisition of Capital Assets*, or its successor;

(iii) Cooperate, collaborate, and interface with other NNSA Contractors to maximize efficiencies;

(iv) Perform initial project development (for all projects regardless of dollar value), project management, design, and construction management activities in accordance with required DOE Orders; and

(v) Maintain project baselines, comply with required reporting, develop Documented Safety Analyses, define quality requirements, ensure National Environmental Policy Act compliance, provide quarterly reports to the NNSA for assigned projects, support external reviews, and meet other requirements as defined in the Contract and as directed by the Contracting Officer.

2.12 Training

The Contractor shall maintain training and educational services including general training activities, involving individual employee development, educational and professional advancement, required technical training, environment, safety and health training, safeguard and security training, and contract compliance training.

2.13 Purchasing Management

The Contractor shall have an NNSA-approved purchasing system to provide required purchasing support and subcontract administration.

2.14 Personal Property Management

The Contractor shall have and maintain an NNSA-approved personal property management system for acquisition, accountability, utilization, and disposal of Government personal property. The Contractor shall manage Government personal property in accordance with applicable regulations, directives, terms and conditions of this contract. The Contractor's property management plan, manual, procedures and processes shall be reviewed by NNSA to ensure compliance with applicable requirements. The contractor shall not incorporate any industry leading practices or voluntary consensus standards that conflict with applicable requirements.

2.15 Emergency Management

The Contractor shall conduct an effective emergency management program that includes the following, but is not limited to:

(i) Emergency preparedness plans and procedures;

(ii) An occurrence notification and reporting system;

(iii) An effective “lessons learned” capture and dissemination process;

(iv) Operation of an Emergency Operations Center; and
(v) Emergency response capabilities for local, regional, and national missions to include a Radiological Assistance Program, an Accident Response Group, and a Nuclear Emergency Search Team.

2.16 Other Administrative Services

The Contractor shall perform the following, but is not limited to:

(i) Operate communications systems;
(ii) Operate transportation and traffic management services;
(iii) Maintain a list of all deliverables required to be submitted to NNSA;
(iv) Manage and operate a National Archives and Records Administration compliant records management system;
(v) Operate a system of records for individuals including those related to personnel radiation exposure information, medical, safety and health; and
(vi) Provide logistics support to the NNSA when approved by the Contracting Officer.

2.17 User Facilities

The Contractor shall manage all Laboratories User Facilities. User Facilities are a unique set of scientific research capabilities and resources whose primary function is to satisfy DOE/NNSA programmatic needs, while being accessible to outside users within the capabilities and approved operational and safety envelope. With approval of the Contracting Officer, the Contractor shall make available for use by the private sector the Laboratories’ research facilities that are designated by NNSA as Technology Deployment Centers or User Facilities, which may consist of physical facilities, equipment, instrumentation, scientific expertise, and necessary operational personnel. These facilities are available to U.S. industry, universities, academia, other laboratories, state and local governments, and the scientific community in general.

2.18 Operating and Managing Nuclear Facilities

The Contractor shall have a safety management system that addresses nuclear safety requirements. The system shall also:

(i) Achieve an institutionalized nuclear safety conscious work environment that embraces Conduct of Operations and allows work to be performed safely;
(ii) Assign unambiguous roles, responsibilities, authorities, developing appropriate work controls and ensuring accountability for the performance of work in a manner that ensures protection of workers, the public, and the environment;
(iii) Integrate excellence in nuclear safety into all appropriate Laboratories activities;
(iv) Use a robust safety authorization basis process;
(v) Use system engineering and configuration management of structures, systems, and components important to safety;
(vi) Assure quality;
(vii) Stabilize and disposition nuclear materials; and
(viii) Startup and restart of nuclear facilities.

3.0 LABORATORIES MANAGEMENT

3.1 Accountability

The Contractor is responsible for the quality of its products and services. The Contractor is also responsible for assessing its operations, programs, projects and business systems, identifying deficiencies and implementing needed improvements. Where NNSA oversight has evaluated the Contractor’s performance in meeting its obligations under this Contract, the Contractor is nonetheless accountable for performance. The Contractor is also responsible for improving and sustaining healthy communications with DOE/NNSA Senior Leadership, including the Sandia Field Office on issues and decisions, and demonstrating better partnering, particularly regarding stakeholder discussions and messaging.

3.2 Enterprise Success

The Contractor shall actively identity and participate with NNSA, and other NNSA Contractors, to evaluate, plan, develop, and implement strategic enterprise-wide initiatives that optimize mission and business operations across the NNSA. The goal of these initiatives is to increase the efficiency and cost effectiveness from a business and mission perspective, to include:

- Improved partnering collaborations with the National Security Laboratories to integrate more effectively and efficiently;
- Improved cost estimation practices for all Contractor work;
- Streamlined business operations and reduced operational costs enterprise-wide;
- Implementation of best practices enterprise-wide for efficient, safe, secure high-paced parallel nuclear operations;
- Improved risk-management practices, including risk-informed, mission supportive, cost-efficient, safety basis processes;
- More consistent work practices and operational processes;
- Better pricing, better products, more timely delivery;
- Reduced administrative costs and lead times for both the Contractor and the DOE/NNSA;
- Greater standardization and interchangeability of processes and priorities across the NSE; and
- Increased awards to small business entities.

NNSA expects these and other initiatives to result in a shift to an enterprise focus, based on the Contractor who possesses the most expertise and experience level within the NSE.

The Contractor shall cooperate with NNSA and NSE Contractors in identifying potential cross-NSE benefits to be derived from implementing common practices and goals across the NSE in the areas of mission workload and enterprise functional support.
3.3 Parent Organization(s) *(MODIFIED 0043)*

(i) The Contractor is encouraged to identify opportunities to use parent corporate systems and corporate home and branch office personnel for Laboratory operations for the purposes of monitoring Laboratories performance, assisting the Laboratories in meeting its mission and operational requirements, streamlining the Contractor’s administrative and business systems, improving performance, and adapting private sector expertise to Laboratory issues.

(ii) The term “systems” means any discrete process, procedure, program, document, or instrument where cost of use under this Contract can be identified and quantified to the parent corporation.

(iii) The Contractor, prior to using any parent corporate systems or home and branch office personnel, where reimbursement is expected, shall submit a plan to the Contracting Officer for review and approval. In reviewing the plan, the Contracting Officer will consider the extent to which each separate element of the plan is: more efficient in meeting mission and operational requirements: represents an overall cost savings to the Government; brings value-added expertise; assists the monitoring performance; and whether data is readily transferable to a successor Contractor.

(iv) The parent organization(s) shall establish an oversight entity, independent and autonomous from Laboratory management that shall support successful contract performance and shall identify opportunities for the parent organization(s) to engage with Laboratory management to address Laboratories performance issues. The parent organization shall discuss oversight mechanism results and initiatives with senior NNSA leadership each quarter.

(v) The parent organization(s) shall also establish an audit entity (e.g., audit committee), independent and autonomous from the Laboratories’ management, that have oversight of financial reporting, risk management, internal control, ethics, compliance with laws and regulations and the laboratory code of conduct, and the internal audit and external audit and review processes. The audit entity shall be established consistent with best practices identified by the Institute of Internal Auditors (IIA) and The Sarbanes Oxley Act of 2002, Section 301.

(vi) The audit entity shall provide the Contracting Officer with annual reports of its activities. On an annual basis the audit entity shall brief the Contracting Officer, or other delegate, as to its perspective on the:

1. Health of the Contractor’s control environment;
2. Effectiveness of corrective action plans resulting from audit and review findings;

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(3) Significant financial and operational risk facing the organization; and
(4) Adequacy of the Contractor's internal audit activity and staffing.

3.4 Education Programs

The Contractor shall conduct a program of support for science, mathematics and
engineering education at both the precollege and university levels. Subject to applicable
contract terms, policies, laws, and regulations, this support may include: technical
assistance; loans of scientific equipment; programs of "hands on" research experience for
students, teachers and faculty members; a program of encouraging volunteerism and
community service; and cooperative programs.

3.5 Privacy Act System of Records

The Contractor shall design, develop, and maintain a system of records on individuals to
accomplish an agency function in accordance with Section I clause FAR 52.224-2,
Privacy Act. The applicable systems of records are available in the Federal Register. A
list of applicable records will be finalized after Contract award.

3.6 Communications and Public Affairs

The Contractor shall conduct communications, information, and public affairs programs
including internal and external communications; community involvement and outreach;
interactions with the media, businesses, and the scientific and technical community; and
liaison with local, state, Native American, and federal agencies. Where the Contractor
proposes to release sensitive or controversial information, or information which
DOE/NNSA may otherwise have an interest in reviewing (such as information which
may affect the reputation of the agency or the Federal Government), the Contractor shall
provide a copy of the proposed release to the Contracting Officer for review and
approval prior to release. The Contractor will provide a Public Affairs Program Plan for
approval by the Contracting Officer.

3.7 Freedom of Information Act (FOIA)

The Contractor shall promptly review FOIA requests and provide timely and quality
responses consistent and compliant with federal law and regulations (including DOE
regulations at 10 CFR 1004) and the NNSA FOIA program as implemented by the NNSA
FOIA Officer, or as may otherwise be directed by the Contracting Officer.

3.8 National Environmental Policy Act (NEPA)

The Contractor shall assist in the NNSA’s NEPA implementation, in a manner consistent
and compliant with federal law and regulations (including DOE regulations at 10 CFR
1021) and the NNSA NEPA program as implemented by the NNSA SFO NEPA
Compliance Officer (NCO), or as may otherwise be directed by the Contracting Officer.
The Contractor may not undertake on DOE’s behalf an action that is subject to NEPA
until the NCO has notified the Contractor that DOE/NNSA has satisfied applicable NEPA
requirements.
3.9 **Legal Affairs**

The Contractor shall maintain a legal program to support Contract activities related to the Laboratories’ management of programs, projects and processes necessary to accomplish the mission assigned by NNSA, including without limitation, those related to: patents, licenses, and other intellectual property rights; subcontracts and procurement issues; technology transfer; records management; environmental compliance and protection; safety and health; security; operations; employment and labor relations; and litigation and claims and proactive management of the Laboratories’ legal risk. The Contractor’s legal program shall also be compliant with 10 C.F.R. 719.

3.10 **Other Government Agencies Support**

The Contractor shall support NNSA requests in interfacing with various Government agencies, to include, but not limited to, federal, state, local and tribal regulatory agencies. The Contractor shall ensure its employees cooperate fully and promptly with all Government agencies. The Contractor’s personnel policies shall provide for appropriate discipline, as determined by the Contractor, for any employee who does not fully and promptly cooperate or who impedes, or attempts to impede, a government audit, investigation, inspection, or other type of review or inquiry.

3.11 **National Museum of Nuclear Science and History** *(ADDED 0008)*

The Contractor shall manage and operate the DOE National Museum of Nuclear Science and History (NMNSH) pursuant to and in compliance with Public Law 102-190 Section 3137, (42 U.S.C. Section 7142) enacted December 5, 1991, Public Law 108-7 (officially entitled "Joint Resolution making consolidated appropriations for the fiscal year ending September 30, 2003, and for other purposes") and in accordance with other terms and conditions of this contract. The Contractor may enter into written agreements with third parties, such as the National Atomic Museum Foundation (NAMF), pertaining to operation of the NMNSH as approved by the Contracting Officer.

NNSA and the Contractor will jointly support a business plan that will, over time, decrease the direct support provided by the Contractor, phase-in the NAMF as the primary provider of operational resources and museum management, and reduce the Contractor role to one of management oversight.

The purpose of the Museum is to preserve and present historical materials and educate the public regarding military and peaceful uses of nuclear energy, as well as sponsor general science and technical exhibits, related to its purpose. The Contractor or third party may operate a retail outlet and offer items for sale provided they are consistent with the educational purpose of the NMNSH. Specifically excluded from sale are export-controlled items, nuclear weapons parts and components, and other high-risk items as defined by DOE/NNSA. DOE/NNSA retains, at its sole discretion, the authority to direct the removal of any items, which are inconsistent with the aforesaid purpose.

The Contractor may accept and use donations of money or gifts to the NMNSH as approved by the Contracting Officer. The Contractor, or third party designee, shall ensure
that all revenues, including fees, charges, sales, and donations shall only be used to offset the management and operating expenses of the NMNSH and a separate bank account shall be established for the collection of such revenues. The costs associated with the management and operation of the NMNSH shall be segregated in the Contractor's accounting records or traceable from the records of the NAMF.
CHAPTER III. Human Resources

1.0 DEFINITIONS

*Incumbent Employees:* Sandia Corporation employees in good standing under Contract DE-AC04-94AL85000 as of the effective date of the successor Contract.

*Non-Incumbent Employees:* new hires, i.e., employees other than Incumbent Employees, who are hired by the Contractor on or after the first day of the Base Term of the Contract.

2.0 POLICIES

Contractor policies regarding: paid and unpaid leave; incentive compensation (variable pay); compensation; benefits; workers compensation and self-insurance; special employee activities such as personnel loans and community involvement and outreach; employee programs (i.e., awards and recreation); travel; educational assistance; and employee training, shall be submitted to the Contracting Officer for approval no later than 60 days after the effective date of the Contract.

All of the Contractor’s personnel policies must be in compliance with the terms and conditions of this contract including but not limited to Federal Acquisition Regulation (FAR) Part 31, Contract Cost Principles and Procedures. If there is a conflict between the Contractor’s existing policies and the terms of this Contract, the Contract will govern.

The Contractor shall obtain Contracting Officer prior approval of changes to its existing policies in those areas identified within the scope of this Appendix and other related provisions of the Contract when such changes are expected to increase costs to the Government.

3.0 WORKFORCE PLANNING

In carrying out the work under this Contract, the Contractor shall be responsible for the employment of all professional, technical, skilled and unskilled personnel engaged byte Contractor in the work hereunder, and for the training of personnel. Persons employed by the Contractor shall be and remain employees of the Contractor and shall not be deemed employees of the NNSA or the Government. Nothing herein shall require the establishment of any employer-employee relationship between the Contractor and consultants or others whose services are utilized by the Contractor for the work hereunder.

3.1 Workforce Planning General

The Contractor shall annually analyze workforce requirements consistent with current and future mission requirements. The Contractor shall describe in a written document how it will ensure it employs a sufficient, but not excessive, number of employees who possess the appropriate skills to perform the current mission work and the anticipated identified mission work. The assessment shall provide present employment levels in each occupational category. The description of how the Contractor will ensure it employs a sufficient, but not
excessive number of employees to perform the work in future years shall include a discussion of the following topics: future hiring needs in critical skill areas, recruitment and retention of individuals possessing critical skills, and the impact of anticipated retirements/attrition. The document will also describe the amount and type of work the Contractor anticipates performing during the following calendar year pursuant to Strategic Partnership Projects [Formerly Known as Work for Others (Non-Department of Energy Funded Work)]. This analysis shall be provided to the Contracting Officer no later than November 30th each year.

3.2 Reductions in Contractor Employment – Workforce Restructuring

3.2.1 Voluntary Separations

In order to minimize the number of involuntary separations and mitigate the impact on affected employees, in consultation with the Contracting Officer the Contractor shall consider the use of a Voluntary Separation Program (VSP) before consideration is given to conducting an Involuntary Separation Program (ISP) when workforce restructuring is necessary. The Contractor shall submit the VSP to the Contracting Officer for approval prior to implementation regardless of the number of employees involved. Prior approval of a VSP by the Contracting Officer is required for any such costs to be considered to be allowable.

3.2.2 Involuntary Reductions in Contractor Employment

3.2.2.1 If the restructuring involves between 10-99 employees in a rolling twelve month period, the Contractor shall notify the Contracting Officer no later than 15 days in advance of the action.

3.2.2.2 For restructuring actions that involve separating between 50-99 employees, the Contractor shall prepare a specific workforce restructuring plan and submit the plan to the Contracting Officer for informational purposes. The workforce restructuring plan must include: the rationale for the proposed separations, costs, timelines for notifications, the job classifications of the Contractor employees involved, numbers of impacted employees and any other information specified by the Contracting Officer. In addition, the Contractor shall perform an adverse impact analysis and provide a copy of the analysis to the NNSA Field Counsel for any restructuring actions that involve 50 or more employees within a 12-month period.

3.2.2.3 If the restructuring may involve the separation of 100 or more employees within a 12-month period, the Contractor shall submit a specific workforce restructuring plan for approval by the Contracting Officer, to enable compliance with Section 3161 of the National Defense Authorization Act for Fiscal Year 1993 at a minimum, no later than 90 days in advance of the date the Contractor needs to begin notification to employees in
accordance with the law and its attendant timeframes to effect the separations.

3.2.2.4 All notifications to the NNSA regarding contractor workforce restructuring must contain the rationale for the proposed separations, costs, timelines for notifications, the job classifications of the Contractor employees involved and the numbers of impacted employees.

3.2.2.5 The Contractor may submit a multi-year workforce restructuring plan for consideration and approval.

3.2.3 Any payment of separation benefits beyond those already approved under the Contract must be approved by the Contracting Officer.

4.0 WORKFORCE TRANSITION

The following are requirements the Contractor shall carry out during the Transition Term, prior to the beginning of the Base Term. After the effective date of the Contract, the Contractor may propose alternate due dates for the deliverables described in 4.1 Staffing Plan, 4.2 Pay & Benefits, and 4.3 Incumbent Employees Right of First Refusal, and 4.4 Personnel Appendix (Section J Appendix C). The Contracting Officer may approve such changes provided the deliverable dates make transition more effective and efficient for both parties.

4.1 Staffing Plan

No later than 30 calendar days after the effective date of the Contract the Contractor shall provide NNSA its plan for achieving the right workforce size and skills mix and an estimate of the number of employees at each site to whom it expects to make employment offers. This staffing plan shall highlight essential skills and personnel that must be retained, by position, to ensure continuity of essential mission, safety, security, and safeguards programs.

4.2 Pay & Benefits

Consistent with the requirements identified in 5.0 COMPENSATION and 6.0 BENEFITS below, the Contractor shall develop and submit for NNSA approval a pay and benefits program to cover non-bargaining unit Incumbent Employees and non-bargaining unit Non-Incumbent Employees. It is expected that the benefits program will be developed using best practice and market-based design concepts to achieve maximum efficiency and lower cost.

4.2.1 No later than 45 calendar days after the effective date of the Contract, the Contractor shall submit for NNSA approval all proposed benefit plans including but not limited to retirement plans, disability, healthcare, and paid time off. The submission shall include all plan documents that will describe benefits provided to employees including existing plans to which the Contractor becomes a sponsor at the beginning of the Base Term (with proposed changes to existing plans) as well as newly proposed plans.
4.2.2 The submission shall also include an “Employee Benefits Value Study” comparing the proposed benefits for non-bargaining unit Incumbent Employees and non-bargaining unit Non-Incumbent Employees using the Consolidated Employee Benefit Value Study methodologies and comparator companies, to be provided by the Contracting Officer, described in 6.1.6 below. Contracting Officer’s approval of the Contractor’s benefits program will be contingent on the net benefit value not exceeding the comparator group by more than five percent. Or, the Contractor may propose an alternative strategy to realign employee benefits within the 105 threshold within a specified period of time. Such proposal must be approved by the Contracting Officer.

4.2.3 No later than 90 calendar days after the effective date of the Contract, the Contractor shall submit a plan with a timeline for implementing a Compensation system that meets the criteria defined in 5.0 COMPENSATION below.

4.3 Incumbent Employees Right of First Refusal

The Contractor shall use the Transition Term to make hiring decisions. The Contractor shall give a right of first refusal of employment for every position identified by the Contractor as necessary for completing the requirements of the Contract (other than positions occupied by Key Personnel and managers who directly reported to them) under this Contract to Incumbent Employees as defined in 1.0 DEFINITIONS who meet the qualifications for a particular position. The Contractor shall provide a written offer of employment that identifies the individual’s pay and a summary of the benefits package that will be available to the individual. Incumbent Employees offered the same position shall be provided their same base salary/pay rate in existence at the time the offer is made. Incumbent Employees offered a different position than the position they are performing at the time the offer is made shall be provided pay commensurate with the offered position. Such offers shall be provided to employees as soon as possible, however, no later than 90 calendar days after the effective date of the Contract.

4.4 Personnel Appendix

The Personnel Appendix (Section J Appendix C) sets forth certain Contractor Human Resources Management policies and related expenses that have cost implications under this Contract and are not covered explicitly in the FAR or DEAR cost principles. No later than 120 days after the effective date of the Contract, the Contractor shall submit a plan to address the open items in the Personnel Appendix Section J- Appendix C, unless the Personnel Appendix sets forth an alternative submission date. The Contractor shall obtain CO approval of Personnel Appendix proposals before implementation.
5.0 COMPENSATION

The Contractor shall establish an integrated market based pay and benefit program to recruit and retain a highly skilled, motivated, and experienced workforce capable of carrying out the technical and other requirements set forth elsewhere in the SOW.

5.1 Total Compensation System

Consistent with the requirement in 5.2, Pay and Benefits, the Contractor shall establish a market based pay and benefit program. The objective is to provide a level of total compensation, which, within available funds, attracts, motivates and retains a highly competent workforce and maintains a competitive position in the applicable labor markets.

The Contractor shall develop, implement and maintain formal policies, practices and procedures to be used in the administration of its compensation system consistent with FAR 31.205-6 and DEAR 970.3102-05-6; “Compensation for Personal Services (Total Compensation System). In addition, the Contractor’s total compensation system shall include the following components:

(i) Philosophy and strategy for all pay delivery programs;
(ii) System for establishing a job worth hierarchy;
(iii) Method for relating internal job worth hierarchy to external market;
(iv) System that includes a documented method and process for evaluating individual job performance and that bases individual and/or group compensation decisions on individual performance and Contractor performance as appropriate. In addition, the system must show the link to the annual evaluation of Contractor performance for individual compensation actions if appropriate;
(v) Method for planning and monitoring the expenditure of funds;
(vi) System for internal controls and self-assessment;
(vii) System to ensure that reimbursement of compensation, including stipends, for employees who are on joint appointments with a parent or other organization shall be pro-rated according to the amount of time the employee spent performing work under this Contract;
(viii) Means for communicating the pay programs to employees; and
(ix) Methodology for ensuring compliance with applicable wage payment laws and regulations (e.g., FLSA).

Any changes to the Total Compensation System shall be submitted to the Contracting Officer 60 days prior to implementation. Changes that increase
current or future costs shall be approved by the Contracting Officer prior to implementation.

5.2 **Cash Compensation (MODIFIED 0008, 0026)**

The Contractor shall submit the following to the Contracting Officer for a determination of cost allow ability for reimbursement under the Contract:

5.2.1 An Annual Compensation Increase Plan (CIP). The contractor shall submit the CIP to the Contracting Officer on October 1 annually and shall include the following components and data:

(i) Comparison of average pay to market average pay;

(ii) Information regarding surveys used for comparison;

(iii) Aging factors used for escalating survey data and supporting information;

(iv) Projection of escalation in the market and supporting information;

(v) Information to support proposed structure adjustments, if any;

(vi) Analysis to support special adjustments;

(vii) Comparison of average pay to market average total cash compensation (TCC), if applicable;

(viii) Funding requests and supporting analysis for each pay structure to include breakouts of merit, promotions, variable pay, special adjustments, and structure movement;

A. The proposed plan totals shall be expressed as a percentage of the payroll for the end of the previous CIP year;

B. All pay actions covered under the CIP are fully charged at the beginning of the CIP year, without regard to the time of CIP year in which the employee actually receives the pay or without regard to the fact that an employee may terminate before realizing the entire allocated CIP amount.

C. Specific payroll groups (e.g., exempt, nonexempt) for which CIP amounts are intended shall be defined by mutual agreement between the Contractor and the Contracting Officer.
D. The Contracting Officer may unilaterally adjust the CIP amount after approval based on major changes in factors that significantly affect the plan amount (for example, in the event of a major reduction in force or significant ramp-up).

E. The Contractor is authorized to make minor shifts (up to 10%) in funds between payroll groups without prior Contracting Officer approval. The Contractor shall notify the Contracting Officer at the time funds are shifted.

(ix) A discussion of the impact of proposed CIP on the site budget; and

(x) Discussion of relevant factors other than market average pay (e.g., turnover and offer-to-acceptance statistics, collective bargaining provisions, geographic considerations, total compensation).

(xi) Contracting Officer approval is not required for the CIP under the following circumstances: 1) the CIP submission is equal to or less than the professionally recognized salary survey’s salary increase projection (e.g. World at Work projection) and implementation of the survey’s salary increase projection does not result in an overall over market salary position upon implementation of the CIP; and 2) NNSA does not notify the Contractor of any questions or concerns that may negate cost allow ability. NNSA will provide notification within the two weeks following the Contractor’s submission (date will be identified in the annual NNSA CIP guidance).

(xii) Contracting Officer approval is required for the CIP under the following circumstances: (1) the proposed CIP percent increase exceeds the professionally recognized salary budget survey’s salary increase projection (e.g. World at Work projection provided in the annual NNSA CIP guidance); (2) the Contractor’s position to market warrants less than the survey’s salary increase projection such that application of the CIP at the full increase projection would result in the overall position to be above market; and/or (3) the contractor’s overall position to market is above market.

(xiii) Contracting Officer approval is not required for any salary structure adjustments that do not exceed the professionally recognized salary budget survey’s mean structure adjustments projected for the CIP year (e.g. World at Work projection provided in the annual NNSA CIP guidance).
5.2.2 When any Key Personnel Person is replaced, the compensation for the replacement shall be submitted for approval by the Contracting Officer. The top contractor official (i.e., General Manager or equivalent) salary actions including merit pay increases shall be submitted annually to the Contracting Officer for approval. The top contractor official’s approved reimbursed base salary will not exceed the benchmark referenced in FAR 31.205-6(p)(4) and will serve as the maximum allowable salary reimbursement under the Contract. With these proposed compensation actions, the Contractor shall submit supporting justification related to internal and external equity, individual performance and the Application for Contractor Compensation Approval Form (DOE 3220.5). This documentation shall be provided to the Contracting Officer at least 30 days before the proposed effective date of the action.

5.2.3 If the Contractor proposes to establish an Incentive Compensation Plan (variable pay plan/pay-at-risk), documentation shall be provided to the Contracting Officer, for approval, no later than 60 days prior to proposed implementation. Such proposal must contain:

(i) The design of the Incentive Compensation Plan, the funding methodology, and linkage to Contract performance measures;

(ii) Requirement for approval of Incentive Compensation Plan design changes by the Contracting Officer prior to implementation;

(iii) Requirement for an annual approval, prior to the performance period, of the total dollar amount of the pool, the eligible positions, and linkage to Contract performance goals;

(iv) Requirement for policy that provides a specific pass-over rate, i.e., percent of participants who will not receive an incentive;

(v) Effective no later than calendar year 2020, and in accordance with the Contracting Officer approved Glide Path, funding for the variable pay program shall not exceed 2.5% to total non-bargaining base payroll as of December 31st of the previous year to recognize the prior year performance.

(vi) Requirement for an annual summary report on distributions made under an Incentive Compensation Plan; and

(vii) For any Executive Incentive Plans, a requirement for pay at risk.

5.2.4 Non-base payments determined concurrently with salary increases and certain non-base awards may be granted throughout the year. These awards are funded from the total non-base budget. The Contractor shall develop a plan for non-base bonuses and submit to the Contracting Officer for approval.

5.2.5 Assignments of individuals outside of their normal duty station for which
the NNSA/DOE will reimburse all or some of their compensation or other
expenses shall be approved in accordance with NAP-31, *NNSA M&O Off-Site Extended Duty Assignments*, or its successor, prior to beginning the assignment. *(REPLACED 0008)*

5.2.6 The Contractor shall submit a severance plan within 60 days of the effective date of the base term, which must include the notification period, pay-in-lieu of notice policy, and the severance schedule. Supporting documentation must include information regarding standards from nationally recognized sources and or comparator firms (including corporate parents).

Severance Pay will not be an allowable cost under this Contract if the recipient employee:

(i) Voluntarily separates, resigns or retires from employment, except that in the event the Contractor conducts an NNSA approved voluntary separation program;

(ii) Is offered employment with a successor/replacement Contractor;

(iii) Is offered employment with a parent or affiliated company; and/or

(iv) Is discharged for cause; or

(v) Is currently in a Key Personnel position

Service Credit for purposes of determining severance pay does not include any period of prior service for which severance pay has been previously paid through a DOE cost-reimbursement contract.

5.3 Reports and Information: Compensation

The Contractor shall provide the Contracting Officer with the following reports and information with respect to pay and benefits provided under this Contract:

(i) An Annual Contractor Salary-Wage Increase Expenditure Report to include, at a minimum, breakouts for merit, promotion, variable pay, special adjustments, and structure movements for each pay structure, showing actual against approved amounts, no later than 90 days after CIP plan year expenditures;

(ii) A list of the top five most highly compensated executives as defined in FAR 31.205-6(p)(4)(ii) and their total cash compensation at the time of Contract award, and at the time of any subsequent change to their total cash compensation. This should be the same information provided to the System for Award Management (SAM) per FAR 52.204-10, and

(iii) Other compensation reports and/or information as requested by the Contracting Officer.
6.0 **Benefits**

6.1 **Assumption of Existing Pension and Benefit Plans and Establishment of New Pension and/or Benefit Plans**

The Contractor will be required to become a sponsor of the existing pension plans and other Post Retirement Benefit Plans (PRB), as applicable, with responsibility for management and administration of the plans, including maintaining the qualified status of those plans. Incumbent Employees shall remain in their existing pension plans (or comparable successor plans if continuation of the existing plans is not practicable) pursuant to pension plan eligibility requirements and applicable law. The Contractor shall carry over the length of service credit and leave balances for Incumbent Employees accrued as of the date of the Base Term.

6.1.1 To the extent the Contractor seeks to establish new benefit plans or change benefits under existing benefit plans at the time of Contract transition, the Contractor shall provide justification to the Contracting Officer for all new benefit plans and for all changes to existing benefit plans, plan design, or funding methodology. Proposed changes must also include cost impact, and the basis of determining cost. The Contractor must obtain approval from the Contracting Officer prior to implementation of a new benefit plan and prior to making changes to existing benefit plans that increase cost. The Contractor shall provide 60 day advance notification to the CO of changes to benefit plans that do not increase cost or long-term liability.

6.1.2 After transition, revisions to existing plans or establishing new plans that will increase costs or long-term liability to the DOE/NNSA require CO approval prior to implementation. For changes to existing benefit plans or establishment of new plans that will not raise costs or long-term liability, 60 day advance notification to the CO is required.

6.1.3 Cost reimbursement for pension and other benefit programs sponsored by the Contractor for non-bargaining and bargaining unit employees will be based on conformance with the “Employee Benefits Value Study” and an “Employee Benefits Cost Survey Comparison” requirements as described in 6.1.6.1 and 6.1.6.2 below.

6.1.4 If the Contractor seeks to terminate any benefit plan during the term of the Contract, the Contractor must obtain Contracting Officer approval for such termination. In addition, a Contractor proposal to terminate a pension plan must be provided to the Contracting Officer at least 60 days prior to the scheduled date of plan termination.
6.1.5 Service Credit for cost reimbursement for employee benefits to include PRB eligibility will be determined in accordance with NNSA Supplemental Directive NA SD O 350.1, M&O Contractor Service Credit Recognition.

6.1.6 Unless otherwise stated, or as directed by the Contracting Officer, the Contractor shall participate in and/or submit the studies required in paragraphs 6.1.6.1 through 6.1.6.3 below. The studies shall be used by the Contractor in calculating the cost of the benefits under existing benefit plans. In addition, the Contractor shall submit updated values to the Contracting Officer for approval prior to the adoption of any change that will increase costs to a pension or other benefit plan.

6.1.6.1 The Consolidated Employee Benefits Value Study for non-bargaining unit employees, must be completed every two years or as directed by the Contracting Officer. An Employee Benefits Value Study (Ben Val) is an actuarial study of the relative value (RV) of the benefits programs offered by the Contractor to employees measured against the RV of benefit programs offered by comparator companies. The Contractor will use the comparator companies previously used in the last Consolidated Benefit Value Study. If any of the comparator companies no longer participate, the Contractor will recommend replacement companies for approval by the Contracting Officer. The Contractor shall include major non-statutory benefit plans offered by the Contractor, including qualified defined benefit (DB) and defined contribution (DC) retirement; capital accumulation plans; and death, disability, health, and paid time off welfare benefit programs in the Value Study. Any M&O Contractor defined benefit pension plans, closed to new entrants, do not have to be included in the Ben Val measurement. To the extent that the value studies do not address postretirement benefits other than pensions, the Contractor shall provide a separate cost and plan design data comparison for the postretirement benefits other than pensions using external benchmarks derived from nationally recognized and Contracting Officer approved survey sources.

A Ben Val for bargaining unit employees shall be completed six months prior to the end of the collective bargaining agreement. The Ben Val for bargaining unit employees must include at least 15 comparator companies approved by the Contracting Officer. The Ben Val must include major non-statutory benefit plans offered by the Contractor, including qualified DB & DC retirement; capital accumulation plans; and death, disability,
health, and paid time off welfare benefit programs. Any M&O Contractor defined benefit pension plans, closed to new entrants, do not have to be included in the Ben Val measurement. To the extent that the Ben Val does not address post-retirement benefits other than pensions, the Contractor shall provide a separate cost and plan design data comparison for the post-retirement benefits other than pensions using external benchmarks derived from nationally recognized and Contracting Officer approved survey sources.

6.1.6.2 When the average net benefit value for non-bargaining employees (including different tiers of benefits or groups of employees) exceeds the comparator group average by more than five percent, the Contractor is required to provide, for Contracting Officer approval, a Corrective Action Plan describing the specific actions they plan to take to get to 105% within a specified period of time.

6.1.6.3 An Employee Benefits Cost Study Comparison (Cost Study) for non-bargaining and bargaining unit employees, must be completed annually for each benefit tier that analyzes the Contractor’s employee benefits cost for employees as a percent of payroll and compares it with the cost as a percent of payroll, including geographic factor adjustments, reported by the U.S. Department of Labor’s Bureau of Labor Statistics or other Contracting Officer approved broad based national survey.

6.1.6.4 When the benefit costs as a percent of payroll exceeds the comparator group by more than five percent, when and if required by the Contracting Officer, the Contractor shall submit an analysis of the specific plan costs that result in or contribute to the percent of payroll exceeding the costs of the comparator group and submit a corrective action plan if directed by the Contracting Officer.

6.1.6.5 Within two years, or longer period as agreed to between the Contractor and the Contracting Officer’s acceptance of the Contractor's Corrective Action Plan, the Contractor shall align employee benefit programs with the benefit value and the cost as percent of payroll in accordance with its Corrective Action Plan.
6.2 Reports and Information: Benefits

6.2.1 The Contractor shall provide to the Contracting Officer:

(i) All data requested to be entered into DOE’s iBenefits management system (or any successor database) including but not limited to the Compensation and Benefits Report.

6.3 Workers’ Compensation

6.3.1 The Contractor, unless workers’ compensation coverage is provided through a state funded arrangement or a corporate benefits program, shall submit to the Contracting Officer for approval all new workers’ compensation policies and all initial proposals for self-insurance (Contractors shall provide copies to the Contracting Officer of all renewal policies for workers compensation).

6.3.2 Workers’ compensation loss income benefit payments when supplemented by other programs (such as salary continuation, short term disability) are to be administered so that the total benefit payments from all sources shall not exceed 100% of employee’s net pay.

6.4 Pension Plans (MODIFIED 0018)

The Contractor will be required to become a sponsor of the existing pension plans and other Post Retirement Benefit Plans (PRB), as applicable, with responsibility for management and administration of the plans, including maintaining the qualified status of those plans. The Contractor shall carry over the length of service credit and leave balances for Incumbent Employees accrued as of the date of the Base Term.

For cost allocability and reimbursement purposes, any defined benefit (DB) or defined contribution (DC) pension plans established by the Contractor and any DB or DC plans for which the Contractor assumes sponsorship upon the start of the Base Term, shall be maintained consistent with the requirements of the Internal Revenue Code (IRC), Employee Retirement Income Security Act of 1974 as amended (ERISA) and any other applicable laws.

6.4.1 Any pension plan maintained by the Contractor, for which NNSA reimburses costs, shall be maintained as a separate pension plan distinct from any other pension plan which provides credit for service not performed under this Contract. Each Contractor pension plan shall be subjected to a limited-scope audit annually that satisfies the requirements of Employee Retirement Income Security Act (ERISA) section 103, except that every third year the Contractor shall conduct a full-scope audit satisfying ERISA section 103. Alternately, the Contractor may conduct a full-scope audit satisfying ERISA section 13 annually. In all cases, the Contractor shall submit the audit results to the Contracting Officer.
within ten months of the last day of the pension plan year to which it applies. In years in which a limited-scope audit is conducted, the Contractor shall provide the Contracting Officer with a copy of the qualified Trustee or custodian’s certification regarding the investment information that provides the basis for the plan sponsor to satisfy reporting requirements under ERISA section 104 along with the copy of the audit results to which they apply. (REPLACED 0018)

6.4.2 The Contractor will be reimbursed for pension contributions in the amounts necessary to ensure that the plans are funded to meet the annual minimum required contribution under ERISA, as amended. If an additional pension contribution over and above the minimum required contribution would have the effect of avoiding benefit restrictions to DB plan participants, the Contractor shall notify the Contracting Officer at least 60 days prior to the date the payment would be due. Reimbursement above the annual ERISA required minimum contribution will require prior approval of the Contracting Officer. The Contracting Officer will take into consideration all pre-funding balances and funding standard carryover balances when evaluating whether to approve reimbursement above the minimum required contribution. The timing and amount of contributions to the plan will be made to satisfy the Section 430 of the Internal Revenue Code and Section 302 of ERISA and avoiding any penalties associated with contributions made after a required installment date.

6.4.3 The Contractor shall obtain the Contracting Officer’s advance written approval for any proposed changes to DB and/or DC plans that are not required by law and that may increase costs and/or liabilities. The Contractor shall submit the proposal at least 60 days prior to the proposed effective date of the change(s). In addition, any proposed special programs (including, but not limited to, plan-loan features, employee contribution refunds, or ancillary benefits) shall be submitted to the Contracting Officer for prior approval with an analysis of the impact of special programs on the actuarial accrued liabilities of the pension plan, and on relative benefit value, or cost per capita, if applicable. The analysis should also describe the potential impact on the plan’s qualified status at present and the potential impact of the special programs on the qualified status through the duration of the Contract.

6.4.3.1 For proposed changes to DB and DC plans that are not mandated by law and which increase plan costs and/or liabilities, the Contractor shall provide the following to the Contracting Officer:

(i) A clean copy of the current plan document (as conformed to show all prior plan amendments),
with the proposed changes identified using redlines/strikeouts;

(ii) An analysis of the impact of any proposed changes on actuarial accrued liabilities and an analysis of relative benefit value and a cost study index;

(iii) Except in circumstances where the Contracting Officer indicates that it is unnecessary, a legal explanation of the proposed changes from the Contractor’s legal counsel for purposes of compliance with all legal requirements applicable to private sector DB/DC pension plans;

(iv) The Summary Plan Description; and

(v) Any such additional information as requested by the Contracting Officer.

6.4.3.2 When changes to DB and/or DC plans are required by law, or the changes do not increase costs or liabilities under the plan(s), the Contractor must provide a copy of the current plan document (as conformed to show all prior plan amendments), with the proposed new amendment indicated in redline/strikeout no later than 60 days before the new amendment is proposed to take effect.

6.4.4 When operations at a designated NNSA facility are terminated and no further work is to occur under the Contract, the following apply:

6.4.4.1 No further benefits for service shall accrue;

6.4.4.2 The Contractor shall provide a determination statement in its settlement proposal, defining and identifying all liabilities and assets attributable to the NNSA Contract;

6.4.4.3 The Contractor shall base its DB pension liabilities attributable to NNSA Contract work on the market value of annuities or dispose of such liabilities through a competitive purchase of annuities. The Contractor, as pension plan sponsor, must adhere to Department of Labor guidance set forth at 29 CFR 2509.95-1 regarding selection of an annuity provider for the purpose of benefit distributions from a DB pension plan;

6.4.4.4 Assets shall be determined using the “accrual-basis market value” on the date of termination of operations.
6.4.4.5 The Contracting Officer and the Contractor shall establish an effective date for spinoff or plan termination. On the same day as the Contractor notifies the IRS of the spinoff or plan termination, all NNSA assets assigned to a spun-off or terminating plan shall be placed in a low-risk liability matching portfolio until the successor trustee, or an insurance company, is able to assume stewardship of those assets. The portfolio shall be rated no lower than Standard & Poor's “AA.” *(REPLACED 0018)*

6.4.5 Terminating Plans

6.4.5.1 If the Contractor seeks to terminate any pension plan during the term of the Contract, the Contractor must obtain Contracting Officer approval for such termination. In addition, a Contractor proposal to terminate a pension plan must be provided to the Contracting Officer no later than 60 days prior to the scheduled date of plan termination.

6.4.5.2 To the extent possible, the Contractor shall satisfy plan liabilities to plan participants by the purchase of annuities through competitive bidding on the open annuity market or through lump sum payouts. The Contractor, as pension plan sponsor, must adhere to Department of Labor guidance set forth at 29 CFR 2509.95-1 regarding selection of an annuity provider for the purpose of benefit distributions from a DB pension plan. With respect to standard plan terminations, the Contractor must adhere to all Pension Benefit Guaranty Corporation regulations regarding the termination of a pension plan.

6.4.5.3 Funds to be paid or transferred to any party as a result of settlements relating to pension plan termination or reassignment shall accrue interest from the effective date of termination or reassignment until the date of payment or transfer.

6.4.5.4 If ERISA or the Internal Revenue Code prevents a full transfer of excess NNSA reimbursed assets from the terminated plan, the Contractor shall pay any deficiency directly to NNSA according to a schedule of payments to be negotiated by the Parties.

6.4.5.5 On the same day as the Contractor notifies the IRS of the plan termination, all NNSA plan assets will be placed in a low-risk liability matching portfolio until full disposition.
of the terminating plan’s liabilities. The portfolio shall be rated no lower than Standard & Poor's “AA.”

6.4.5.6 NNSA liability to a commingled pension plan shall not exceed that portion which corresponds to participants’ service accrued for their work under an NNSA Contract. The NNSA shall have no other liability to the plan, to the plan sponsor, or to the plan participants.

6.4.5.7 After all liabilities of the plan are satisfied, the Contractor shall return to NNSA an amount equaling the asset reversion from the plan termination and any earnings that accrue on that amount because of a delay in the payment to NNSA. Such amount and such earnings shall be subject to NNSA audit. To affect the purposes of this paragraph, NNSA and the Contractor may stipulate to a schedule of payments.

6.4.6 Post Contract Responsibilities for Pension and Other Benefit Plans

6.4.6.1 If this Contract expires or terminates and NNSA has awarded a Contract under which the new Contractor becomes a sponsor and assumes responsibility for management and administration of the pension or other benefit plans covering active or retired Contractor employees with respect to service, the Contractor shall cooperate and transfer to the new Contractor its responsibility for sponsorship, management, and administration of the plans consistent with direction from the Contracting Officer. If a comingled plan is involved, the Contractor shall:

(i) Spin off the NNSA portion of any commingled plan that provides benefits for employees working at the NNSA facility into a separate plan. The new plan shall provide benefits similar to those provided by the commingled plan and shall carry with it the NNSA assets on an accrual basis market value, including NNSA assets that have accrued in excess of NNSA liabilities.

(ii) Bargain in good faith with NNSA or the successor Contractor to determine the assumptions and methods for establishing the liabilities involved in a spinoff. NNSA and the Contractor(s) shall establish an effective date of spinoff. On the same day as the Contractor notifies the IRS of the spinoff, all NNSA plan assets assigned to a spun-
off plan shall be placed in a low-risk liability matching portfolio until the successor trustee is able to assume stewardship of those assets. The portfolio shall be rated no lower than Standard & Poor's “AA.” (REPLACED 0018)

6.4.6.2 If this Contract expires or terminates and NNSA has not awarded a contract to a new Contractor under which the new Contractor becomes a sponsor and assumes responsibility for management and administration of the plans, or if the Contracting Officer determines that the scope of work under the Contract has been completed (any one such event may be deemed by the Contracting Officer to be “Contract completion” for purposes of this paragraph), whichever is earlier, and notwithstanding any other obligations and requirements concerning expiration or termination elsewhere in this Contract, the following actions shall occur regarding the Contractor’s obligations regarding the plans at the time of Contract completion:

(i) Subject to paragraph 6.4.6.2 (ii) below, and notwithstanding any legal obligations independent of the Contract that the Contractor may have regarding responsibilities for sponsorship, management, and administration of the plans, the Contractor shall remain the sponsor of the plans, in accordance with applicable legal requirements.

(ii) The parties shall exercise their best efforts to reach agreement on the Contractor's responsibilities for sponsorship, management and administration of the plans prior to or at the time of Contract completion. However, if the parties have not reached agreement on the Contractor's responsibilities for sponsorship, management and administration of the plans prior to or at the time of Contract completion, unless and until such agreement is reached, the Contractor shall comply with written direction from the Contracting Officer regarding the Contractor's responsibilities for continued provision of pension and welfare benefits under the plans, including but not limited to continued sponsorship of the plans, in accordance with applicable legal requirements. To the extent that the Contractor incurs costs in implementing direction from the Contracting Officer, the Contractor’s costs will be reimbursed pursuant to applicable Contract provisions.
6.4.7 Reports and Information - Retirement Plans

For each DB and DC pension plan as applicable or portion of a pension plan for which NNSA reimburses costs, the Contractor shall provide the Contracting Officer with the following information within ten months of the last day of the current pension plan year except for the Pension Management Plan which must be submitted by January 31 of each year.

(i) The annual actuarial valuation report for each NNSA-reimbursed pension plan. When a pension plan is commingled, the Contractor shall submit separate reports for NNSA’s portion and the plan total.

(ii) Copies of IRS Forms 5500 with Schedules for each NNSA-funded pension plan.

(iii) Copies of all forms in the 5300 series submitted to the IRS that document the establishment, amendment, termination, spin-off, or merger of a plan submitted to the IRS.

6.5 Pension Management Plan

No later than January 31 of each applicable year, the Contractor shall submit a plan for management and administration (Pension Management Plan) via iBenefits for each defined benefit pension plan (DB Plan) consistent with the terms of the Contract. The PMP shall include the DB plans’ projected assets, projected liabilities, and estimated contributions and the prior year's actuarial valuation report. A full description of the necessary reporting will be provided in the annual management plan data request. Within sixty (60) days after the date of the submission, appropriate Contractor representatives shall participate in a conference call to discuss the Contractor’s PMP submission and any other current plan issues or concerns.

7.0 Labor Relations

The Contractor shall comply with the National Labor Relations Act, Department of Energy Acquisition Regulation (DEAR) 970.2201, and all applicable federal and state labor laws.

7.1 No later than 60 days before the commencement of bargaining, the Contractor shall provide to the Contracting Officer in writing 1) the proposed changes to the current collective bargaining agreement that will increase costs over and above the current collective bargaining agreement costs and 2) the dollar amounts associated the proposed changes. Cost increase figures shall be provided for each of the following distinct categories: wages, health benefits, retirement benefits and all other benefits that increase costs under the existing collective bargaining agreement. The Contractor will provide regional wage survey information, Benefits Value study information, Cost Study information and any other information to support the collective bargaining cost figures set forth in the...
Contractor’s proposal at least 6 months prior to the expiration of the collective bargaining agreement.

7.2 Prior to the commencement of collective bargaining, the Contracting Officer will communicate to the Contractor the total approved, aggregate cost threshold for the cost associated with the successor collective bargaining agreement. Once the aggregate threshold is determined and provided to the Contractor, no further approval of economic parameters is required unless 1) the changes would exceed the aggregate figure or 2) the changes proposed are contrary to Departmental policy or written instructions. The Contractor may not assume savings from new negotiation positions not set forth in the Contractor’s initial cost proposal to the Contracting Officer that would privilege the Contractor to increase its collective bargaining cost threshold. Changes to the cost threshold based on savings proposals not set forth in the initial proposal must be approved by the Contracting Officer.

7.3 The Contractor shall provide an electronic copy of the bargaining agreement and the “Report of Settlement” to the Contracting Officer 30 days after formal ratification. The Contractor shall provide information requested by the Contracting Officer regarding ratified collective bargaining agreements to which the Contractor is a party. The Contractor shall enter information, including but not limited to the executed collective bargaining agreements, into the iBenefits system (or any successor database) quarterly, or upon Contracting Officer request.

7.4 The Contractor shall notify the Contracting Officer in a timely fashion of labor relations issues that may cause a significant impact to the workforce and/or the ability of the Contractor to perform the work under the Contract. Additionally, the Contractor shall immediately advise the Contracting Officer of the following:

(i) Possible strike situations or other actions affecting the continuity of operations including work stoppages and picketing;

(ii) Formal action by the National Labor Relations Board including but not limited to issuance of a complaint against the Contractor. Copies of complaints, settlement agreements, judgments and any other documents issued in connection with Contractor actions with respect to labor practices shall be provided to the Contracting Officer;

(iii) Recourse to procedures under the Labor-Management Relations Act of 1947 as amended or any other state law;

(iv) Any grievance scheduled for arbitration under any collective bargaining agreement that has the potential for significant economic or other impact as well as the decision of the arbitrator; and

(v) Other significant issues that may involve review by other federal or state agencies.